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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/051,723	01/17/2002	Isao Noda	8487M	8629	
27752	7590 01/29/2004		EXAMINER		
THE PROCTER & GAMBLE COMPANY			SHORT, PATRICIA A		
INTELLECT	TUAL PROPERTY DIVISION	N			
WINTON H	ILL TECHNICAL CENTER	- BOX 161	ART UNIT PAPER NUMBER		
6110 CENTI	ER HILL AVENUE		1712		
CINCINNA	ГІ, ОН 45224		DATE MAILED: 01/29/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	4	Application No.	Applicant(s)	
À		10/051,723	NODA ET AL.	
Office Action Summ	ary E	xaminer	Art Unit	
- B	F	atricia A. Short	1712	
The MAILING DATE of this of Period for Reply	ommunication appea	rs on the cover sheet i	with the correspondence address	ss
A SHORTENED STATUTORY PEI THE MAILING DATE OF THIS CO - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of - If the period for reply specified above is less the - If NO period for reply is specified above, the ma - Failure to reply within the set or extended perio - Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.	MIMIUNICA HON, provisions of 37 CFR 1.136(a 'this communication. an thirty (30) days, a reply will aximum statutory period will a d for reply will, by statute, cau of months after the mailing dock.). In no event, however, may a hin the statutory minimum of th pply and will expire SIX (6) MC	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this commu	inication.
	- (a) Class - 00 B			
1) Responsive to communicatio				
2a) This action is FINAL .	2b)⊠ This acti			
3) Since this application is in co- closed in accordance with the	ndition for allowance e practice under <i>Ex p</i>	except for formal materate Quayle, 1935 C.I	ters, prosecution as to the me D. 11, 453 O.G. 213.	rits is
Disposition of Claims				
4)⊠ Claim(s) <u>1-6 and 9-22</u> is/are p				
4a) Of the above claim(s)	is/are withdrawn f	rom consideration.		
5) Claim(s) <u>11 and 17-20</u> is/are				
6) Claim(s) <u>1-6,9, 10, 12-16, 21</u>	and 22 is/are rejected	ed.		
7) Claim(s) is/are objecte				
8) Claim(s) are subject to	restriction and/or ele	ection requirement.		
Application Papers				
9)☐ The specification is objected to	by the Examiner.			
10)☐ The drawing(s) filed on	is/are: a) accepte	d or b) objected to	by the Examiner.	
Applicant may not request that ar	ny objection to the draw	ing(s) be held in abeyar	nce. See 37 CFR 1.85(a)	
Replacement drawing sheet(s) in	cluding the correction is	s required if the drawing	(s) is objected to Soc 37 CED 1	121(d).
in the oath or declaration is obje	cted to by the Exami	ner. Note the attached	Office Action or form PTO-15	52.
Priority under 35 U.S.C. §§ 119 and 12	20			
12) Acknowledgment is made of a a) All b) Some * c) Non	claim for foreign pric	ority under 35 U.S.C.	§ 119(a)-(d) or (f).	
1. Certified copies of the p	e or; riority documents hav	va haan raasiyad		
Z. L. Certified copies of the p	nonty documents hav	ve heen received in A	oplication No	
orra cobies of the celtilled Co	opies of the priority d	Ocuments have been	received in this National Stage	e -
application from the Inte * See the attached detailed Office	madonal Bureau (Pc	ا(د)2 17 Rule (17		
TO TO A CANDOWIEUGITIENT IS MADE OF A C	laim for domestic orio	ority under 35 H.C.C.	2 110(a) (b =	•4•
and a specific reference was in	cluded in the first ser	ntence of the specifica	ation or in an Application Data	Sheet
a) The translation of the foreign 14) Acknowledgment is made of a classification of the first reference was included in the first reference.	aim for domestic price	rity under 25 U.S.C.	. 404 - 14- 404 3	
reference was included in the firs	t sentence of the spe	ecification or in an App	olication Data Sheet. 37 CFR	cific 1.78.
Attachment(s)				
1) Notice of References Cited (PTO-892)		4) Interview S	ummary (PTO-413) Paper No(s)	
2) Notice of Draftsperson's Patent Drawing Rev	riew (PTO-948)	5) Notice of Int	formal Patent Application (PTO-152)	_·
3) Information Disclosure Statement(s) (PTO-14	149) Paper No(s)	6) 🔲 Other:		
S. Patent and Trademark Office FOL-326 (Rev. 11-03)	065 4 11 -			
· -,	Office Action S	urrimary	Part of Paper No.	0104

Application/Control Number: 10/051,723

Art Unit: 1712

This Office Action is in response to an RCE and amendment filed December 8, 2003.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 9, 10, 13, 14 16, 21 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wnuk alone or in view of Noda '590, '116 and '470. The rejection is applied as in the Office Action mailed February 27, 2003 and maintained for reasons discussed in the Office Action mailed August 8, 2003. Applicant argues that the references do not teach fiber having a small diameter of 50 micrometer or less where R2 in the PHA polymer is C9 or less. These claims are not limited to fiber having a small diameter of 50 micrometer or less where R2 in the PHA polymer is C9 or less. The language "multicomponent fiber" reads on a fiber made from a composition having more than one component. Further, as shown by Matsui (cited 2/27/03) sheath-core degradable fiber is conventional in the art and thus, it would have been obvious to use the compositions of the Wnuk or Wnuk as modified by Noda to form conventional degradable sheath-core fiber.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-6, 12 and 15 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claims 1 is indefinite because while reference to structure III was deleted, structure III itself was not deleted from the claim.

Application/Control Number: 10/051,723

Art Unit: 1712

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January 22, 2003

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PATRICIA A SHORT PRIMARY EXAMINER

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